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8	Attorneys for Defendant Wal-Mart Stores, Inc.		
9	UNITED STATES DISTRICT COURT		
10	DISTRICT OF NEVADA		
11	RUTH KOLAS,	Case No.: 2:17-cv-01597-APG-NJK	
12	Plaintiff,		
13	$ \mathbf{V}_{*} $	STIPULATION AND PROPOSED ORDER TO EXTEND DISCOVERY	
14	WAL-MART STORES INC.; DOES I-X, inclusive, and ROE CORPORATIONS I-X,	<u>DEADLINES</u>	
15	inclusive,	[SECOND REQUEST]	
16	Defendants.		
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19	Plaintiff RUTH KOLAS ("Plaintiff") and Defendant WAL-MART STORES, INC. ("Walmart"),		
20	by and through their respective counsel of record,	do hereby stipulate to extend the discovery deadlines in	
21	the present case for a period of 60 days Pursuant to Local Rule IA 6-1 and Local Rule 26-4.		
22	Pursuant to Local Rule IA 6-1(a), the parties hereby aver that this is the second such discovery		
23			
24	extension requested in this matter.		
25	DISCOVERY COMPLETED TO DATE		
26	The parties have conducted an FRCP 26(f) conference and have served their respective FRCP 26(a) disclosures;		
27	Walmart has served written discovery to Plaintiff, and Plaintiff has served responses;		
28	1.5		
	<ul> <li>Plaintiff has served written discove</li> </ul>	ery to Walmart, and Walmart has served responses;	

- Walmart has deposed Plaintiff;
- Walmart has deposed Plaintiff's fact witness, Samantha Kirk;
- Plaintiff has deposed Walmart employee, Paulina Villa;
- Plaintiff has deposed Walmart employee, Luis Eduardo Perez;
- Plaintiff has deposed Walmart's Rule 30(b)(6) witnesses.

## DISCOVERY TO BE COMPLETED AND REASONS FOR EXTENSION OF DISCOVERY

Discovery to be completed includes:

- Disclosure of expert witnesses;
- Depositions of expert witnesses and treating medical providers;
- Rule 34 inspection of the premises;
- Rule 35 examination of Plaintiff.

The parties aver, pursuant to Local Rule 26-4, that good cause exists for the requested extension. Despite good faith efforts by counsel to meet and confer, the parties have been unable to agree on the conditions regarding a Rule 35 examination of Plaintiff. The expert disclosure deadline is currently set for December 15, 2017. The requested extension of 60 days will enable the parties to have an answer from the Court on Defendant's requested Rule 35 examination (Defendant is filing a motion for a Rule 35 examination contemporaneously with the instant stipulation and proposed order) and Defendant to conduct the Rule 35 examination by the proposed expert deadline of February 13, 2018. Furthermore, the requested extension will enable Plaintiff to conduct a Rule 34 inspection prior to the expert disclosure deadline.

No party will be prejudiced by an extension of the discovery deadline. Notably, both Parties agree that an extension would be beneficial. An extension will allow each party to further prepare its respective case for trial. The parties have acted in good faith to request this extension and have no intent, nor reason, to delay the resolution of this matter.

1	[PROPOSED] NEW DISCOVERY DEADLINES
2	Discovery Cut-Off Date
3	Currently: February 9, 2018
5	Proposed: April 10, 2018
6	Expert Disclosure Deadline
7	Currently: December 15, 2017
8	Proposed: February 13, 2018
9	Rebuttal Expert Disclosure Deadline
10	Currently: January 12, 2018
11   12	Proposed: March 13, 2018
13	Dispositive Motion Deadline
14	Currently: March 13, 2018
15	Proposed: May 11, 2018
16	Joint Proposed Pre-Trial Order
17	Currently: April 13, 2018, or 30 days after resolution of dispositive motions per
18	Local Rule 26-1(e)(5).
<ul><li>19</li><li>20</li></ul>	Proposed: June 12, 2018, or 30 days after resolution of dispositive
21	motions per Local Rule 26-1(e)(5)
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1	If this extension is granted, all depositions mentioned above should be concluded within the		
2	stipulated extended deadline, as well as a Rule 34 inspection of Walmart's premises, and a Rule 35		
3	examination of Plaintiff. The parties aver that this request for extension of discovery deadlines is made by		
4	the parties in good faith and not for the purpose of delay.		
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7	DATED this 11 <sup>th</sup> day of December, 2017	DATED this 11 <sup>th</sup> day of December, 2017.	
8			
9	/s/ David Menocal	/s/ Ryan Kerbow	
10	DAVID MENOCAL, ESQ. Nevada Bar No. 13191	RYAN KERBOW Nevada Bar. No. 11403	
11	DE CASTROVERDE LAW GROUP 1149 S. Maryland Pkwy	PHILLIPS, SPALLAS & ANGSTADT, LLC 504 South Ninth Street	
12	Las Vegas, NV 89104	Las Vegas, Nevada 89101	
13	Attorneys for Plaintiff Ruth Kolas	Attorneys for Defendant	
14	Activit Activity	Wal-Mart Stores, Inc.	
15			
16	IT IS SO ORDERED:		
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18		UNITED STATES MAGISTRATE JUDGE	
19	DATED: December 12, 2017		
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